1 2 3 4 5 6 7 8	JACK P. DICANIO (SBN 138782) jack.dicanio@skadden.com ALLEN L. LANSTRA (SBN 251510) allen.lanstra@skadden.com MATTHEW J. TAKO (SBN 307013) matthew.tako@skadden.com SKADDEN, ARPS, SLATE, MEAGE 525 University Avenue Palo Alto, California 94301 Telephone: (650) 470-4500 Facsimile: (650) 470-4570  Attorneys for Defendant Christopher K. Kamon		
9	UNITED STATES DISTRICT COURT		
10	FOR THE CENTRAL DISTRICT OF CALIFORNIA		
11	United States of America	CASE NO.: 2:22-MJ-04385	
12	Plaintiff,		
13		DECLARATION OF IN SUPPORT OF	
14	V. Christopher V. Vemen	DEFENDANT CHRISTOPHER K. KAMON'S MEMORANDUM IN	
15	Christopher K. Kamon,  Defendant.	SUPPORT OF PRE-TRIAL RELEASE AND PROPOSED BOND CONDITIONS	
16	Detendant.		
17		Date: December 28, 2022 Time: 9:00 A.M.	
18			
19			
20	REDACTED VERSION OF DOCUMENT		
21	PROPOSED TO BE I	FILED UNDER SEAL	
22			
23			
24			
25			
26			
27			
28			
	DECLARATION OF		

1	Ι,	declare and state as follows:
2	1.	I am the first cousin of Christopher Kamon ("Defendant" or "Chris"). I
3	make this	declaration in support of Chris's Memorandum in Support of Pre-Trial
4	Release and	l Proposed Bond Conditions. I have personal knowledge of the facts set
5	forth herein	, and, if called to testify, I could and would do so competently as to the
6	matters set forth herein.	
7	2.	Chris is just one year older than me, so we, along with all of our other
8	cousins, grew up together.	
9	3.	I am a first grade teacher in and my husband,
10	i	s a Principal Analyst at . My husband is
11	required to	maintain a security clearance as he works on U.S. government contracts.
12	4.	It is my understanding that Chris is compiling a bond proposal which
13	includes real property being used to secure his bond.	
14	5.	My husband and I own a property in
15	6.	It is our understanding that, should we post this property for Chris's bond
16	package, this action may negatively impact his security clearance and jeopardize his	
17	employment.	
18	7.	But for the potential negative impact that posting these properties may
19	have on my	husband's security clearance, his employment, and therefore our family's
20	livelihood,	we would be willing to post this property for Chris's bond package.
21	8.	The family was fully aware that Chris was moving to The Bahamas. A
22	life away fr	rom negative press and closer to his sister who lives in Maryland,
23	sounded lik	e a great plan to us.
24	9.	The family was hoping to visit Chris soon in The Bahamas and even
25	spend the holidays together.	
26	10.	I did not believe that Chris's location was a secret.
27	11.	We support Chris and have full faith that he will meet all obligations put
28	forth by the	Court, as he would never harm his family.

